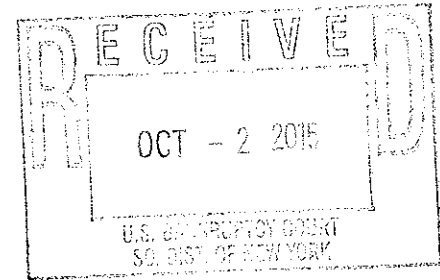


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6 In Pro Per



7 UNITED STATES BANKRUPTCY COURT
8 SOUTHERN DISTRICT OF NEW YORK

7 In re:	Case No. 12-12020--mg
8 RESIDENTIAL CAPITAL, LLC, et al.	Chapter 11
9 Debtors	Jointly Administered
10	CREDITOR'S DESIGNATION OF ITEMS TO
11	BE INCLUDED IN RECORD OF APPEAL
	AND STATEMENT OF ISSUES

12 Appellant creditor Michael Edward Boyd hereby designates the items to be presented and
13 included in the record of appeal for claim number 960.

- 14 1. Filed 09/18/2015, Document 9192, (5 pgs) Notice of Appeal (related document(s)
15 9120) filed by Michael Edward Boyd. Filing fee collected, receipt
16 #196468.(Rouzeau, Anatin) (Entered: 09/24/2015)
- 17 2. Filed 08/04/2015, Document 8988 (4 pgs) Letter Re: Requesting Relief from
18 Automatic Stay Filed by Michael E. Boyd. (Suarez, Aurea) (Entered: 08/06/2015)
- 19 3. Filed 09/08/2015, Document 9120 (3 pgs) Order signed on 9/8/2015 Sustaining the
20 Rescap Borrower Claims Trust's Objection to Claim Number 960 Filed by Michael
21 E. Boyd. (related document(s) 9026, 8042, 7859, 8859, 8988, 8977, 8420, 7552)
22 (Anderson, Deanna) (Entered: 09/08/2015)
- 23 4. 08/17/2015, Document 9026 (377 pgs; 23 docs) Response / ResCap Borrower Claims
24 Trust's Omnibus Reply in Support of its Eighty-Eighth Omnibus Objection to
25 Claims ((I) No Liability Borrower Claims and (II) Reduce and Allow Borrower
26 Claims) as to Claim Nos. 960 and 3503 and The ResCap Liquidating Trust's
27 Objection to Michael Boyd's Motion for Relief from the Automatic Stay (related
28 document(s) 8977, 9000, 8974, 8859) filed by Norman Scott Rosenbaum on behalf

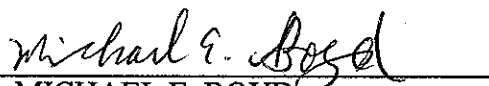
1 of ResCap Borrower Claims Trust. with hearing to be held on 8/20/2015 at 10:00
2 AM at Courtroom 501 (MG) (Attachments: # 1 Exhibit 1 - Priore Declaration # 2
3 Decl. Exhibit A-1 # 3 Decl. Exhibit A-2 # 4 Decl. Exhibit B # 5 Decl. Exhibit C #
4 6 Decl. Exhibit D # 7 Decl. Exhibit E # 8 Decl. Exhibit F # 9 Decl. Exhibit G # 10
5 Decl. Exhibit H # 11 Decl. Exhibit I # 12 Decl. Exhibit J # 13 Decl. Exhibit K # 14
6 Decl. Exhibit L # 15 Decl. Exhibit M # 16 Exhibit 2 # 17 Exhibit 3 # 18 Exhibit 4
7 # 19 Exhibit 5 # 20 Exhibit 6 # 21 Exhibit 7 # 22 Exhibit 8) (Rosenbaum, Norman)
8 (Entered: 08/17/2015)

- 9 5. 08/04/2015, Document 8977, (16 pgs) Opposition /Answer in Opposition To Eighty-
10 Eighth Omnibus Objection To Claims (No Liability Borrower Claims) (related
11 document(s) 8864, 8859) filed by Michael E. Boyd. (Suarez, Aurea) (Entered:
12 08/05/2015)
- 13 6. 08/04/2015, Document 8974, (16 pgs) Response /Answer In Opposition (related
14 document(s) 8864, 8859) filed by Michael E. Boyd. (Suarez, Aurea) (Entered:
15 08/05/2015)
- 16 7. 01/30/2015, Document 8065, (4 pgs) Response (related document(s) 7552) filed by
17 Michael E. Boyd. (Suarez, Aurea) (Entered: 02/04/2015)

18 Appellant creditor Michael Edward Boyd hereby designates the statement of issues to be
19 presented for appeal for claim number 960.

- 20 1. Does the U.S. Constitution Article I and Article III Court lack subject matter
21 jurisdiction within six months of the submission of the tort claim against the
22 United States and before the agency has made a final denial?
- 23 2. Does the U.S. Constitution Article I Bankruptcy Court lack subject matter jurisdiction
24 over a judgment on a common law tort claim; or is this limited to an Article III
25 Court instead?

26
27 Dated: September 29, 2015


MICHAEL E. BOYD
Plaintiff, In Pro Per